

# United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

| APPLICATION NO.        | F                     | ILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO.     | CONFIRMATION NO. |  |
|------------------------|-----------------------|------------|----------------------|-------------------------|------------------|--|
| 09/784,391             | 09/784,391 02/15/2001 |            | Kevin C. Jones       | EWG-076                 | 3000             |  |
| 23735                  | 7590                  | 09/20/2006 |                      | EXAMINER                |                  |  |
| DIGIMARO               |                       |            | PATEL, SHEFALI D     |                         |                  |  |
| 9405 SW GE<br>BEAVERTO |                       |            | ART UNIT             | PAPER NUMBER            |                  |  |
|                        | ,                     |            |                      | 2624                    |                  |  |
|                        |                       |            |                      | DATE MAILED: 09/20/2000 | 5                |  |

Please find below and/or attached an Office communication concerning this application or proceeding.

|  |  | App   | lication No.  | Applicant(s)   |               |  |  |  |
|--|--|---|---|--|---------------|--|--|--|
| Office Action Summary                                |  |   | 784,391   | JONES, KEVIN   | C.            |  |  |  |
|  |  |   | miner   | Art Unit   |               |  |  |  |
|  |  | She   | fali D. Patel   | 2624   |               |  |  |  |
| Period fo  | The MAILING DATE of this commun<br>or Reply  | nication appears  | on the cover sheet  | with the correspondence a  | ddress        |  |  |  |
| WHI(<br>- Exte<br>after<br>- If NO<br>- Failu<br>Any | ORTENED STATUTORY PERIOD FOR CHEVER IS LONGER, FROM THE Mensions of time may be available under the provision of SIX (6) MONTHS from the mailing date of this come of period for reply is specified above, the maximum some to reply within the set or extended period for reply reply received by the Office later than three months and patent term adjustment. See 37 CFR 1.704(b). | MAILING DATE (<br>s of 37 CFR 1.136(a). I<br>munication.<br>tatutory period will apply<br>y will, by statute, cause | OF THIS COMMU<br>in no event, however, may<br>y and will expire SIX (6) No<br>the application to become | NICATION.  If a reply be timely filed  NONTHS from the mailing date of this a ABANDONED (35 U.S.C. § 133). |               |  |  |  |
| Status   |  |   |   |  |               |  |  |  |
| 1) 又   | Responsive to communication(s) fil   | ed on 11 Octobe   | r 2004.   |  |               |  |  |  |
| ,  | This action is <b>FINAL</b> .  | 2b)⊠ This actio   |   |  |               |  |  |  |
| •—   | Since this application is in condition   | ·—  |   | atters, prosecution as to th   | ne merits is  |  |  |  |
| ,—   | closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.  |   |   |  |               |  |  |  |
| Disposit   | ion of Claims  |   |   |  |               |  |  |  |
| 4)🖂  | Claim(s) 1-16 is/are pending in the  | application.  |   |  |               |  |  |  |
| ,_   | 4a) Of the above claim(s) is/are withdrawn from consideration.   |   |   |  |               |  |  |  |
| 5)🖂  | Claim(s) <u>1-12</u> is/are allowed.   |   |   |  |               |  |  |  |
| 6)🖂  | Claim(s) <u>13-16</u> is/are rejected.   |   |   |  |               |  |  |  |
| 7)   | Claim(s) is/are objected to.   |   |   |  |               |  |  |  |
| 8)□  | Claim(s) are subject to restri   | ction and/or elec   | tion requirement.   |  |               |  |  |  |
| Applicat   | ion Papers   |   |   |  |               |  |  |  |
| 9)[]   | The specification is objected to by the  | ne Examiner.  |   |  |               |  |  |  |
|  | The drawing(s) filed on is/are   |   | or b) ☐ objected  | to by the Examiner.  |               |  |  |  |
| ·  | Applicant may not request that any obje  | ection to the drawir  | ng(s) be held in abe  | yance. See 37 CFR 1.85(a).   |               |  |  |  |
|  | Replacement drawing sheet(s) includin  | g the correction is   | required if the drawi   | ing(s) is objected to. See 37 (  | CFR 1.121(d). |  |  |  |
| 11)  | The oath or declaration is objected t  | o by the Examin   | er. Note the attach   | ned Office Action or form P  | TO-152.       |  |  |  |
| Priority (   | under 35 U.S.C. § 119  |   |   |  |               |  |  |  |
| , — -  | Acknowledgment is made of a claim  All b) Some * c) None of:   |   |   | C. § 119(a)-(d) or (f).  |               |  |  |  |
|  | 1. Certified copies of the priority  |   | •   | . A P P N.   |               |  |  |  |
|  | 2. Certified copies of the priority  |   |   | ··· ——   | d Ctorre      |  |  |  |
|  | <ol> <li>Copies of the certified copies application from the Internation</li> </ol>  | •   |   | en received in this Nationa  | ii Stage      |  |  |  |
| * (  | See the attached detailed Office action  | ·   | • • • •   | ot received.   |               |  |  |  |
|  |  |   |   |  |               |  |  |  |
|  | )  |   |   |  |               |  |  |  |
| Attachmen  | nt(s)  |   |   |  |               |  |  |  |
|  | ce of References Cited (PTO-892)   |   |   | w Summary (PTO-413)  |               |  |  |  |
|  | ce of Draftsperson's Patent Drawing Review (mation Disclosure Statement(s) (PTO/SB/08)   |   |   | No(s)/Mail Date of Informal Patent Application   |               |  |  |  |
|  | er No(s)/Mail Date   |   | 6) Other:   |  |               |  |  |  |

Application/Control Number: 09/784,391

Art Unit: 2624

#### **DETAILED ACTION**

#### Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on October 11, 2004 has been entered.

## Response to Amendment

2. The amendment was received on August 9, 2004.

## Response to Arguments

- 3. Applicant's arguments, see Remarks on pages 6-9, filed August 9, 2004, with respect to claims 112 have been fully considered and are persuasive. The rejection has been withdrawn.
- 4. Applicant's arguments with respect to claims 13-16 have been considered but are moot in view of the new ground(s) of rejection.

# Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claims 13-16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Katsikas (US 6,868,498) in view of Zhao et al. (hereinafter, "Zhao") (US 6,141,753).

With regard to claim 13 Katsikas discloses a method of transmitting electronic messages from a sender to a receiver (Figure 1A) comprising, detecting and reading digital watermarks carried in such messages to determine information carried in the watermarks (col. 3 lines 59-62), interrogating a database

Application/Control Number: 09/784,391 Page 3

Art Unit: 2624

to determine what action should be taken with a message based at least in part upon the information in the watermark (ASL as a database at col. 4 lines 42-54). Katsikas does not expressly disclose the information being watermarks. Zhao discloses documents (i.e., messages) having a watermark embedded in for distributing purpose at col. 6 line 33 (specifically at col. 4 lines 13-18, 27-43 and col. 6 lines 33-67). At the time of the invention, it would have been obvious to a person of ordinary skill in the art to combine the teaching of Zhao with Katsikas. The motivation for doing so is to determine whether the user can access the desired digital representation (i.e., messages) at all, and if the user can, whether the use type is specified by the user is one that is permitted for the user as suggested by Zhao at col. 6 lines 50-54. Please note Katsikas discloses employing "certain predefined rules" at col. 4 line 48 which is the rule from Zhao whether the user have access to the digital representation or not depending on the watermarked public or private key. Therefore, it would have been obvious to combine Zhao with Katsikas to obtain the invention as specified in claim 13.

With regard to claim 14 Zhao discloses detecting and reading of digital watermarks performed in a server separate from a source and destination of the messages as seen at Figure 1 and the respective portions in the specification for the Copy Server 103(j) and Copy Client 119(i).

With regard to claims 15-16 Zhao discloses documents in and attached to the messages are passed to a watermark detecting process (WOR 121) for detecting watermarks in the documents in and attached to the messages (watermark reader 109 and 123).

#### Allowable Subject Matter

## 7. Claims 1-12 are allowed.

The closest prior art to Thorne and Rhoads are directed to electronic messaging system as disclosed in independent claims 1, 2, 3, 5 and 10 (as discussed in the previous office action).

However, the closest prior art fails to disclose anything about an electronic messaging system including a mail server which sends and receives messages, said mail server including a watermark

Application/Control Number: 09/784,391

Art Unit: 2624

Page 4

reading program that reads watermarks in said messages, the program operable to read watermarks in documents that form at least part of the messages and operable to read watermarks in documents attached to the messages, and the program operable to control distribution of said messages in response to data in said watermarks as disclosed in claims 1, 3 and 5. Further, the closest prior art fails to disclose a system that includes an e-mail server connected to the Internet, the system comprising means for transmitting messages form an individual user to said e-mail server, watermark detecting means for detecting and reading watermarks in e-mail messages at the server after the messages are sent from the user but before such messages are transmitted from said e-mail server to the Internet, means for preventing the transmission of messages from said e-mail server to the Internet if said watermark detecting means detects a watermark which has an indication that the message including said watermark is confidential as disclosed in claim 2. The closest prior art also fails to disclose a method of transmitting electronic messages from a sender to a receiver which comprises, detecting and reading digital watermarks carried in such messages to determine how flags in such watermarks are set, interrogating a database to determined what action should be taken with a messaged based upon the identity of the sender, the identity of the receiver and the flag settings in the watermark in the messages as disclosed in claim 10. It is for these reasons in combination with all the other elements of the claim that claims 1, 2, 3, 5, and 10 would be allowable if rewritten in independent form including all of the limitation of the base claim and any intervening claims. Dependent claims 4, 6-9 and 11-12 are allowable for the same reasons.

#### Conclusion

8. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

US 7,000,186 – Method and structure for electronically transmitting a text document and linked information, col. 3-4.

Art Unit: 2624

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Shefali D. Patel whose telephone number is 571-272-7396. The examiner can normally be reached on M-F 8:00am - 5:00pm (First Friday Off).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jingge Wu can be reached on (571) 272-7429. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pairdirect.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR

Shefali D Patel

Art Unit 2624

CANADA) or 571-272-1000.

sdp